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9 10	Attorneys for Defendants LEGALZOOM.COM, INC., BRIAN P. Y. LIU, EDWARD RICHARD HARTMAN, BRIAN S. LEE and Specially Appearing Defendant LEGALZOOM LEGAL SERVICES, LTD.	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN JOSE DIVISION	
14		
15 16	LEGALFORCE RAPC WORLDWIDE, P.C., et al.,	Case No. 5:17-cv-07194-NC
17	Plaintiffs,	STIPULATION TO EXTEND TIME TO RESPOND TO AMENDED COMPLAINT
18	V.	
19	LEGALZOOM.COM, INC., et al.,	
20	Defendants.	
21		
22	RECITALS	
23	WHEREAS, plaintiffs LegalForce RAPC Worldwide, P.C., LegalForce Inc., and Raj V.	
24	Abhyanker ("Plaintiffs") initiated the instant action by filing a complaint on December 19, 2017.	
25	WHEREAS, counsel for Plaintiffs emailed a copy of the summons and complaint to defendants	
26	LegalZoom.com, Inc., Brian P. Y. Liu, Edward Richard Hartman, Brian S. Lee and specially appearing	
27	defendant LegalZoom Legal Services Ltd. (collectively, "LegalZoom Defendants") on December 19,	
28	2017.	

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1 WHEREAS, LegalZoom Defendants agreed to accept service of summons and the complaint 2 via email so long as Plaintiffs agreed that the deadline for LegalZoom Defendants to respond to the 3 complaint shall be February 20, 2018. WHEREAS, Plaintiffs filed a First Amended Complaint ("FAC") on January 2, 2018. 4 5 WHEREAS, the below signed counsel agreed to accept email service of the FAC so long as 6 Plaintiffs agreed that the deadline for LegalZoom Defendants to respond to the FAC shall be 7 February 20, 2018. 8 WHEREAS, this stipulation shall not be deemed a waiver of any rights or defenses by any 9 party, including, but not limited to, the right of any LegalZoom Defendant to raise jurisdiction issues 10 or to file any motions to dismiss or motions, the right to object to any discovery requests on any 11 grounds, and this stipulation shall in no way constitute an appearance for the purpose of personal 12 jurisdiction over any party. 13 NOW THEREFORE, THE FOLLOWING IS HEREBY STIPULATED by and between the parties, through their respective counsel that LegalZoom Defendants' deadline to respond to the FAC 14 15 shall be February 20, 2018. 16 Dated: January 10, 2018 **COOLEY LLP** 17 18 s/ Michelle C. Doolin Michelle C. Doolin (179445) 19 Attorneys for Defendants LEGALZOOM.COM, INC., BRIAN P. Y. LIU, EDWARD RICHARD 20 HARTMAN, BRIAN S. LEE and Specially Appearing Defendant LEGALZOOM LEGAL 21 SERVICES, LTD. 22 Dated: LEGALFORCE RAPC WORLDWIDE P.C. January 10, 2018 23 24 s/Raj V. Abhyanker Raj V. Abhyanker (233284) 25 Attorneys for Plaintiffs LEGALFORCE RAPC WORLDWIDE, P.C., LEGALFORCE INC., and 26 RAJ V. ABHYANKER 27 28

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## **Attestation of Consent to File**

Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that I obtained concurrence in the filing of this document from each of the other signatories listed above.

s/ Michelle C. Doolin
Michelle C. Doolin (179445)